IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

ASSOCIATION,)
Plaintiff,)
v.)
UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, et al.,))
Defendants,)
and) No. 1:19-CV-00988-RB-SCY
AMIGOS BRAVOS, NEW MEXICO)
ACEQUIA ASSOCIATION, and GILA)
RESOURCES INFORMATION)
PROJECT,	
Intervening Cross-Claimants-)
Defendants,)
V.)
Y•)
UNITED STATES ENVIRONMENTAL	,
PROTECTION AGENCY, et al.,)
Cross-Defendants.)
Cross Detelluants.	_ <u></u>

WATER GROUPS' POSITION ON CONTINUATION OF STAY

Amigos Bravos, New Mexico Acequia Association, and Gila Resources Information Project take no position on the Agencies' proposal to continue the stay through June 1, 2021, Dkt. 61, or Plaintiff's proposal to maintain the stay through May 1, 2021, Dkt. 62.

Respectfully submitted this 16th day of March, 2021.

Charles de Saillan
Douglas Meiklejohn
Eric Jantz
New Mexico Environmental Law Center
1405 Luisa Street, Suite 5
Santa Fe, New Mexico 87505
Telephone: (505) 989-9022
cdesaillan@nmelc.org
dmeiklejohn@nmelc.org
ejantz@nmelc.org

Counsel for the Water Groups

Mark Sabath Southern Environmental Law Center msabath@selcva.org 103 East Water Street, Suite 201 Charlottesville, Virginia 22902 Telephone: 434-977-4090

Counsel for Amigos Bravos

Enrique Romero New Mexico Acequia Association 805 Early Street Suite B203 Santa Fe, New Mexico 87505 Telephone: (505) 995-9644 enrique@lasacequias.org

Counsel for the New Mexico Acequia Association

/s/ Megan Hinkle Huynh
Megan Hinkle Huynh
Southern Environmental Law Center
mhuynh@selcga.org
Ten 10th Street NW, Suite 1050
Atlanta, GA 30309
Telephone: (404) 521-9900

Counsel for Amigos Bravos

CERTIFICATE OF SERVICE

I hereby certify that on March 16th, 2021, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send notification of this filing to the attorneys of record.

/s/ Megan Hinkle Huynh